

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

IAN 18 2023

CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

| <i>8</i> | United | States of America, |) | Case No. 23-4-0010- HIG | -2 |
|--|----------|---|--|---|------------------------------------|
| | | Plaintiff, v. |) | STIPULATED ORDER EXCLUDING UNDER THE SPEEDY TRIAL ACT | TIME |
| Br | ent | Source and Trayy Colli Defendant(s). | M) | n et | |
| For the reasons stated by the parties on the record on \(\lambda_{\omega}\rangle_{\omega}\rangle_{\omega}\rangle_{\omega}\), the court excludes time under the Speedy Trial Act from \(\lambda_{\omega}\rangle | | | | | |
| | | Failure to grant a continuance wou See 18 U.S.C. § 3161(h)(7)(B)(i). | ıld be like | ely to result in a miscarriage of justice. | |
| ia: | | defendants, the nature of the or law, that it is unreasonable to ex | e prosecu xpect ade | the no [check applicable reasons] the notion, or the existence of novel que quate preparation for pretrial proceeding this section. See 18 U.S.C. § 3161(h)(7) | estions of fact gs or the trial |
| | | Failure to grant a continuance wor taking into account the exercise of | ıld deny t due dilig | he defendant reasonable time to obtain gence. See 18 U.S.C. § 3161(h)(7)(B)(iv | counsel, |
| | <u> </u> | Failure to grant a continuance would unreasonably deny the defendant continuity of counsel, given counsel's other scheduled case commitments, taking into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(7)(B)(iv). | | | |
| | × | Failure to grant a continuance wornecessary for effective preparation See 18 U.S.C. § 3161(h)(7)(B)(iv) | ı, taking i | sonably deny the defendant the reasonal nto account the exercise of due diligence | ole time e. |
| | | disposition of criminal cases, the oparagraph and — based on the parties time limits for a preliminary h | court sets rties' show earing un for an ind | ng into account the public interest in the the preliminary hearing to the date set finds of good cause — finds good cause der Federal Rule of Criminal Procedure lictment under the Speedy Trial Act (basen, P. 5.1; 18 U.S.C. § 3161(b). | for extending 5.1 and for |
| | IT IS | SO ORDERED. | | La dis Waster | |
| u. | DATE | ED: 1/18/23 | | Kandis A. Westmore United States Magistrate Judge | |
| | STIR | JLATED: Attorney for Defendant | <u> </u> | Assistant United States Attorney | |
| | | Specially op | peaning | J | v. 1/10/2019 |